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7	Attorneys for Defendants UNLV and Whi	t t field	
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	COREY GERWASKI,	Case No.: 2:24-cv-00985-APG-MDC	
11	Plaintiff,		
12	v.	STIPULATION AND ORDER TO EXTEND DEADLINE FOR REPLY TO DEFENDANT UNLV'S	
13	STATE OF NEVADA, ex rel. BOARD	MOTION TO DISMISS [ECF 35]	
14	OF REGENTS of the NEVADA SYSTEM OF HIGHER EDUCATION,		
15	on behalf of the UNIVERSITY OF NEVADA, LAS VEGAS; KEITH		
16	WHITFIELD, individually; AJP EDUCATIONAL FOUNDATION INC.,		
17	a California Non-Profit Corporation; STUDENTS FOR JUSTICE OF		
18	PALESTINE-UNLV; NATIONAL STUDENTS FOR JUSTICE OF		
19	PALESTINE; NEVADANS FOR PALESTINIAN LIBERATION; DOES		
20	I-XX and ROE entities I-XX,		
21	Defendants.		
22	IT IS HEREBY STIPULATED	between Plaintiff Corey Gerwaski and	
23		·	
24	Defendant, the State of Nevada <i>ex rel</i> . Board of Regents of the Nevada System of Higher Education, on behalf of the University of Nevada, Las Vegas ("UNLV") by and		
25	through their respective counsel, regarding Defendant UNLV's Motion to Dismiss		
26	-	ang Delendant ONLY's Motion to Disiniss	
_	[ECF 35]:		

25 | ///

- 1. On November 12, 2024, Defendant UNLV filed its Motion to Dismiss Plaintiff's complaint.
- 2. Plaintiff was served with said motion on the same day. Plaintiff's opposition was due on November 26, 2024.
- 3. Plaintiff filed his Opposition [ECF 38] on November 25, 2024. Pursuant to LR 7-2(b), the any reply brief would then be due on December 2, 2024.
- 4. The Thanksgiving holiday and counsel's previously scheduled leave both overlap with the time allowed to prepare and file a reply brief. This constitutes good cause to extend the briefing deadline.
- 5. Counsel for the Plaintiff and for Defendant UNLV have agreed to extend the deadline for UNLV's reply brief by 14 days. This stipulation permits the briefing schedule to be modified, making Defendant's reply brief due December 16, 2024.
- 6. As this case remains in its early stages, this short extension will not create undue delay or burden any parties or the Court.
- 7. The additional time requested herein is not sought for the purposes of delay, but merely to allow Defendant UNLV's counsel adequate time to prepare a reply brief, taking into account the exercise of due diligence.

1	8. The Parties confirm that this stipulated first extension is not dilatory in	
2	nature.	
3	DATED: November 27, 2024	DATED: November 27, 2024
4	/s/ Sigal Chattah	/s/ Andrew D. Smith
5	Sigal Chattah, Esq. (NV Bar No. 8264) CHATTAH LAW GROUP	Elda M. Sidhu (NV Bar No. 7799) Andrew D. Smith (NV Bar No. 8890)
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12	Fax: (775) 284-3809 Attorneys for Plaintiff Corey Gerwaski	
13	Attorneys for Flathitff Corey Gerwaski	
14		
15	ORDER	
16	IT IS THEREFORE ORDERED that Defendant UNLV shall have up and until December 16, 2024 to file a Reply to Defendant UNLV's Motion to Dismiss	
17		
18	[ECF 35].	
19		
20	IT IS SO (ORDERED.
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23	UNITED S	TATES JUDGE
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